conference on this topic 10 years ago. Scholars on both sides of the same-sex marriage issue agreed that legislating same-sex marriage without robust religious accommodations would create widespread legal conflict. In 2009, a group of leading scholars wrote the New Jersey Legislature, which was considering a bill to legalize same-sex marriage, outlining such conflicts for both individuals and organizations.

I believe the best way forward is clear. Religious freedom should be properly accommodated rather than ignored, disparaged, or distorted, as some would do. Those acting on their religious beliefs about marriage, for example, should not face government retaliation or discrimination. And statutes prohibiting discrimination should include robust religious exemptions. Doing so expands rights and protections on one side without diminishing or eliminating them on the other. I supported the Employment Non-Discrimination Act last Congress, for example, because it took this balanced approach. And my State of Utah similarly enacted a law that both protects against discrimination and protects the exercise of religion.

Government should not be in the business of retaliating against people because of their religious beliefs. This is true when individuals worship privately as well as when they gather together in religious organizations or associations. When government retaliates against a person or a group for acting in accordance with deeply held religious beliefs, it undermines religious freedom and sends the message that the opinions of government officials trump rights of conscience. It tells worshippers that their right to religious exercise—far from being fundamental—exists at the pleasure of the State. That is precisely the view that James Madison, the primary author of the Bill of Rights, rejected.

Government retaliation further tells the believer that he or she is disfavored; the believer's views are out of bounds; they have no place in our modern, advanced age. This view of government as the supreme arbiter of faith and morality is contrary to the vision of our Founders. It is contrary to the First Amendment. It is contrary to the line of cases that culminated in the Supreme Court's recent marriage decision. Religion-based restrictions on intimate conduct, the Court said, must be struck down because moral disapproval cannot form the basis of law. How ironic it would be if the very principle that underlay the victory over traditional marriage were suddenly cast aside in the effort to enforce the new morality.

When government tells religious believers that they must conform to current State creeds or lose out on contracts, licenses, accreditation, funding, and other benefits, it puts them in an extremely difficult and indeed sometimes impossible position—either violate your beliefs or forgo something which others have ready access to and which you may need to carry out your mission.

Government should not be in the business of coercing citizens to condone conduct their sincerely held religious beliefs forbid; rather, government should allow space for the free exercise of religion. Surely we can work to end discrimination without retaliating against religious groups and schools for following practices they all agree are rooted in sincere religious belief. Surely there is space in antidiscrimination laws, such as the one recently introduced here in the Senate, for religious exemptions for religiously affiliated groups, schools, and organizations.

My point today is that religious freedom is not optional. It is a fundamental human right that is central to our existence and identity as a nation, and it is the backdrop against which the current debates about social and cultural changes must proceed.

Finally, I wish to ask my colleagues what principles would attract the support of the following: Republican and Democratic Presidents; the chairman of People for the American Way; the president of Focus on the Family; the chairman of the U.S. Chamber of Commerce; the president of the AFL-CIO; leaders of the faith communities, including Jews, Catholics, Mormons, Muslims, Baptists, Seventh-day Adventists, and Buddhists; and the chairmen of both the Democratic and Republican National Committees? Can anyone think of anything that can bring all of those people together? What could they possibly agree on that would really mean anything? These and many more leaders of government, academia, faith communities, business, law, and minority groups all signed the Williamsburg Charter. This document was first presented to the Nation on June 25, 1988, on the 200th anniversary of Virginia's call for a Bill of Rights to be added to the Constitution.

The charter presents certain first principles that are in the shared interest of all Americans. These include that religious freedom is a precious, fundamental right and an inalienable right founded on the inviolable dignity of the person. These are the Williamsburg Charter's principles about religious freedom-a precious, fundamental, and inalienable right founded on the inviolable dignity of the person; that it is our Nation's first liberty and undergirds all other rights and freedoms secured by the Bill of Rights; and that it allows citizens to shape their lives, whether private or public, on the basis of their beliefs. If these leaders who differ in so many ways and disagree on so many issues could agree on these principles, we should certainly be able to incorporate them into current debates.

The signers of the Williamsburg Charter said that "the ignorance and contention now surrounding the [Constitution's religion] clauses are a reminder that their advocacy and defense is a task for each succeeding generation." I could not agree more.

President Reagan said it best:

Freedom is never more than one generation away from extinction. We didn't pass it to our children in the bloodstream. It must be fought for, protected, and handed on for them to do the same.

I personally believe we can rise to that challenge. I think we must rise to that challenge.

Religious freedom is the first mentioned freedom in the Bill of Rights. Frankly, it is time to get back to the constitutional principles that have made this country the greatest country in the world, and we can do it without violating other people's rights.

Some desire to reduce religious rights in favor of other people's rights. Well, we don't have to hurt other people's rights by acknowledging and accepting the fact that religious freedom is an absolute necessity for a great society such as ours and has been an undergirding principle that has helped make this country the greatest country in the world.

Madam President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. McCONNELL. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. TILLIS). Without objection, it is so ordered.

MORNING BUSINESS

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

REMEMBERING OFFICER CHEST-NUT AND DETECTIVE GIBSON

Mr. McCONNELL. Mr. President, every July 24, we commemorate a solemn anniversary. We honor the sacrifice of J.J. Chestnut and John Gibson, Capitol Police officers who fell in the line of duty this day in 1998.

I hope it comforts the family and friends who loved these officers to know that their memories continue to live on.

Their memories live on in the Capitol Police Headquarters that is named in their honor, and they live on within the Capitol itself: on a commemorative plaque, inscribed indelibly; in the service of every officer who wears the badge today, evoked daily.

Indeed, Officer J.J. Chestnut and Detective John Gibson may rest just beyond the Potomac in Arlington National Cemetery, but the ideals they gave everything to defend endure in this symbol of democracy every day,

carried forward by the brave men and women of our Capitol Police force. May they continue to do so, and may that bring some measure of comfort to every American mourning the loss of these brave officers again today.

Mr. REID. Mr. President, there are a select few men and women who come to work every day with one primary job: to protect those of us who work in the United States Capitol and all who come here from all corners of our country to see the heart of our democracy.

In 1998, two of those brave police officers gave their lives while protecting the Capitol. They were Special Agent John Gibson and Officer Jacob Chestnut.

Mr. President, 16 years ago today, a man entered the House side of the Capitol Building with a gun and shot Officer Chestnut at point-blank range. Agent Gibson warned tourists and staff to take cover and then confronted the gunman. Although Agent Gibson was also shot, he prevented anyone else from being killed.

Both officers died that day. They served a combined 36 years on the force protecting the Capitol.

I knew Agent Gibson. Years before the shooting, my wife and I attended a Senate retreat in southern Virginia. My wife became ill. Agent Gibson ran to her side. I can still remember how he was sweating from running so fast to come to my wife's aid. I have fond memories of these officers.

Agent Gibson, who was from Massachusetts, would race to the back of the sports section each morning to find the box score for his beloved Boston Red Sox. He was a generous neighbor and a loving father to his daughter and two sons.

Officer Chestnut—everyone called him "J.J."—was a father of five who loved his job and loved his country. He served in the Air Force for 20 years and fought in Vietnam. At the time of the shooting, he was just weeks away from retiring.

Gibson and Chestnut were laid in honor in the Capitol Rotunda, just steps from where they were murdered—a distinction Congress has conferred upon only a handful of Americans, including Abraham Lincoln, John F. Kennedy, and our unknown soldiers. Jacob Chestnut was the first African-American ever to be so honored in our Capitol Rotunda.

On this solemn anniversary, we pause to appreciate not just the bravery of two men who saved so many others but each and every Capitol Police officer who does his or her job so valiantly every single day of the year. On behalf of the entire United States Senate and everyone who works and visits here, thank you.

ADDITIONAL STATEMENTS

RECOGNIZING PRATT & WHITNEY 90TH ANNIVERSARY

• Mr. MURPHY. Mr. President, I would like to congratulate Pratt & Whitney

for 90 years of success in the aviation industry. While there have been many important innovators in aviation over the past 90 years, Pratt & Whitney's work on the jet engine deserves special recognition.

Pratt & Whitney began operations in Hartford, CT, in August 1925. With a staff of 24 men and 2 women, the company began work in the old Pope-Hartford auto plant. Under the direction of aviation engineer Fredrick Rentschler, this small team set out to build a new and improved aircraft engine. Despite limited funding and resources, Pratt & Whitney Aircraft succeeded in modernized the jet engine with revolutionary advancements like a powerful and dependable air-cooled radial engine.

Through the many changes of the last 90 years, Pratt & Whitney's engines have consistently powered the most advanced modern aircraft. The F135 engine, for example, designed by Pratt & Whitney, meets the exacting requirements of the F-35 Lightning II, which is one of the most technologically advanced military jets ever made.

The jobs that Pratt & Whitney has created over the years have enriched Connecticut communities, and I am proud to honor Pratt & Whitney's 90 years of incredible achievement. I wish them the best of luck in their next 90 years.

MESSAGE FROM THE HOUSE

At 11:05 a.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 1599. An act to amend the Federal Food, Drug, and Cosmetic Act with respect to food produced from, containing, or consisting of a bioengineered organism, the labeling of natural foods, and for other purposes.

H.R. 3009. An act to amend section 241(i) of the Immigration and Nationality Act to deny assistance under such section to a State or political subdivision of a State that prohibits its officials from taking certain actions with respect to immigration.

MEASURES REFERRED

The following bills were read the first and the second times by unanimous consent, and referred as indicated:

H.R. 1599. An act to amend the Federal Food, Drug, and Cosmetic Act with respect to food produced from, containing, or consisting of a bioengineered organism, the labeling of natural foods, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

H.R. 3009. An act to amend section 241(i) of the Immigration and Nationality Act to deny assistance under such section to a State or political subdivision of a State that prohibits its officials from taking certain actions with respect to immigration; to the Committee on the Judiciary.

MEASURES READ THE FIRST TIME

The following bill was read the first time:

S. 1861. A bill to prohibit Federal funding of Planned Parenthood Federation of America

EXECUTIVE AND OTHER COMMUNICATIONS

The following communication was laid before the Senate, together with accompanying papers, reports, and documents, and was referred as indicated:

EC-2382. A joint communication from the Mayor and the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, the report of the District's fiscal year 2016 budget request entitled "Pathways to the Middle Class"; to the Committee on Homeland Security and Governmental Affairs.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. PAUL: S. 1861. A bill to prohibit Federal funding of Planned Parenthood Federation of America; read the first time.

ADDITIONAL COSPONSORS

S. 183

At the request of Mr. BARRASSO, the name of the Senator from Nevada (Mr. Heller) was added as a cosponsor of S. 183, a bill to repeal the annual fee on health insurance providers enacted by the Patient Protection and Affordable Care Act.

S. 700

At the request of Mr. DURBIN, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of S. 700, a bill to amend the Asbestos Information Act of 1988 to establish a public database of asbestos-containing products, to require public disclosure of information pertaining to the manufacture, processing, distribution, and use of asbestos-containing products in the United States, and for other purposes.

S. 1789

At the request of Mr. Rubio, the name of the Senator from Illinois (Mr. Kirk) was added as a cosponsor of S. 1789, a bill to improve defense cooperation between the United States and the Hashemite Kingdom of Jordan.

S. RES. 228

At the request of Ms. Ayotte, the name of the Senator from North Dakota (Mr. HOEVEN) was added as a cosponsor of S. Res. 228, a resolution designating September 2015 as "National Ovarian Cancer Awareness Month".

AMENDMENT NO. 2272

At the request of Mr. Tester, the name of the Senator from Maine (Mr. King) was added as a cosponsor of amendment No. 2272 intended to be proposed to H.R. 22, a bill to amend the Internal Revenue Code of 1986 to exempt employees with health coverage under TRICARE or the Veterans Administration from being taken into account for